

MIGUEL ANGEL ROSAS LEON.

(Name)

220 WEST C STREET

(Address)

SAN DIEGO, CALIFORNIA. 92101

(City, State, Zip)

17098-198

(CDC Inmate No.)

2054	1983	<input checked="" type="checkbox"/>
FILING FEE PAID		
Yes	No	<input checked="" type="checkbox"/>
HFP MOTION FILED		
Yes	No	<input checked="" type="checkbox"/>
COPIES SENT TO		
Court	ProSe	<input checked="" type="checkbox"/>

FILED

2008 MAY 16 PM 1:31

CLERK US DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIABY Rm DEPUTY

United States District Court Southern District of California

MIGUEL ANGEL ROSAS LEON,

(Enter full name of plaintiff in this action.)

Plaintiff,

v.

THE FEDERAL BUREAU OF PRISONS
AND M.C.C. WARDEN, MS. JARNACKE

A.W. BAIR. LAW LIBRARIAN,

MR. KATTIE AND COBIAN,

MR. RICHMAN. AND NELLIE KLINE TORRES

(Enter full name of each defendant in this action.)

Defendant(s).

'08 CV 0876 JAH POR

Civil Case No. _____

(To be supplied by Court Clerk)

Complaint Under the
Civil Rights Act
42 U.S.C. § 1983

PRO-SE

A. Jurisdiction

Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you wish to assert jurisdiction under different or additional authority, list them below.

B. Parties

1. Plaintiff: This complaint alleges that the civil rights of Plaintiff, MIGUEL ANGEL ROSAS L.
17098-198 (print Plaintiff's name)

_____, who presently resides at 220 west c. street
_____, (mailing address or place of confinement)
SAN DIEGO, CALIFORNIA.

_____, were violated by the actions
of the below named individuals. The actions were directed against Plaintiff at METROPOLIT -

CORRECTIONAL CENTER on (dates) 10/25/07 till 4/25/08.
(institution/place where violation occurred) (Count 1) (Count 2) (Count 3)

2. Defendants: (Attach same information on additional pages if you are naming more than 4 defendants.)

Defendant PAULA M. JARNACKE resides in SAN DIEGO, CA.
(name) (County of residence)
 and is employed as a WARDEN AT M.C.C. This defendant is sued in
(defendant's position/title (if any))
 his/her ☒ individual ☒ official capacity. (Check one or both.) Explain how this defendant was acting
 under color of law: EVER SINCE I WENT PRO-SE ON MY CASE SHE HAS BEEN
RESPONSIBLE FOR ALL THE HARDSHIP I' HAVE EXPERIENCE IN THE LAST
LAST FIVE MONTHS. TO THE POINT OF EVEN LOOSING MY PROPERTY
AND ITS ALL LEGAL FOLDERS THAT ARE NOW LOST.

Defendant MR. KATTIE resides in SAN DIEGO CA.
(name) (County of residence)
 and is employed as a LAW LIBRARIAN AT M.C.C. This defendant is sued in
(defendant's position/title (if any))
 his/her ☒ individual ☒ official capacity. (Check one or both.) Explain how this defendant was acting
 under color of law: HE ALWAYS MADE MY TIME IN THE LIBRARY VERY HARD
BY NOT LETTING ME EITHER MAKE COPYS OR TELLING ME THAT HE WAS
GOING TO THROW ME IN THE HOLE. HE CALL ME A WET BAG OR STUPID.

Defendant COBIAN, resides in SAN DIEGO, CA.
(name) (County of residence)
 and is employed as a LIBRARIAN AT M.C.C. This defendant is sued in
(defendant's position/title (if any))
 his/her ☒ individual ☒ official capacity. (Check one or both.) Explain how this defendant was acting
 under color of law: ON MANY OCCATIONS WOULD DENIED ME LEGAL BOOKS,
AND THE TIMES THAT I CAME TO HIM FOR THE THINGS THAT MR.
KATTIE WAS DOING TO ME WETHER IT WAS HIS DISRESPECT OR T

Defendant RICHMAN resides in SAN DIEGO, CA.
(name) (County of residence)
 and is employed as a UNIT MANAGER. This defendant is sued in
(defendant's position/title (if any))
 his/her ☒ individual ☒ official capacity. (Check one or both.) Explain how this defendant was acting
 under color of law: I' GAVE HIM A GREIVANCE ABOUT MS. NELLIE KLINE TORRES
WERE I' COMPLAINED ABOUT HER INVOLVEDMENT IN MY PERSONAL AFFAIRS,
ON HOW MUCH I SPEND AND WHO I WAS CALLING. WHEN I FACT THE
MAGISTRATE ORDER THAT NOTHING ABOUT WHO I CALL SHOULD NOT BE
LISTEN TO OR TALK ABOUT UNLESS IS THROUGH A COURT OR THE
SECURITY OF M.C.C. WAS AT RISK. THIS BY MGISTRATE
BARBARA L. MAJOR.

DEFENDANT NELLIE KLINE TORRES. resides in S.D.

AND IS EMPLOYED AS A ATTORNEY FOR M.C.C. this defendant is being sue in her official capacity. she knew of the many hardships that i was going through by being moved from floor to floor and not once did i recieved an incident report. and she never answer my many request to put a stoppage to my many hard ships. and she violated my six amenment as well.

DEFENDANT A.W.MS.BAIR. resides in san diego.

and is employed as a ASSOCIATE WARDEN, this defendant is sue in her individual and official capacity. and under the color of law she did nothing about the problems that i was having with mr.kattie in the law library. or with mr. cobian.

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.)

Count 1: The following civil right has been violated: MY SIX AMENDMENT THE RIGHT TO
(E.g., right to medical care, access to courts,
DEFEND MY SELF, AND THE FACT THAT I HAD TO GET MOVED FROM FLOOR TO FLOOR.
due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment,
etc.)

Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.]

FROM THE TIME I DESIDED TO GO PRO-SE M.C.C. WAS MORE THEN WILLING
TO MAKE MY STAY THERE EXTRA HARDER SINCE THEY HAVE MOVE ME FROM
FLOOR TO FLOOR, AND THE STAFF MENTION WOULD TELL ME WHY I WAS
GOING TO HATE THE FACT THAT I WENT PRO-SE AND THAT I WOULD BE VERY
SORRY. MR. RICHMAN, SHOW PREJUDICE ON MANY COMENTS HE WOULD MAKE,
HE WOULD EVEN TELL ME THAT HE HAD A SURPRISE FOR ME THEN THE MOVES
FROM FLOOR TO FLOOR. AND EVEN MR. KATTIE WOULD CALL ME A WET BAG
AND STUPID, AND THAT I WOULD BE SORRY FOR TAKING M.C.C. TO COURT
OVER THE PHONE ISSUE. SO IN ESSENCE I HAVE HAD TO FIGHT TWO FRONTS
THE CASE IN WHICH I'M BEING CHARGE AND THE SECOND ABOUT ME GETTING
MOVED AND EVEN PUTTING ME IN THE HOLE FOR NO REASON. THEY WOULD
ALWAYS MAKE IT HARD TO EVEN GIVE ME PHONE CALLS EVEN THOUGH THEY
WHERE LEGAL. TILL FINALLY ON 4/25/08 they MOVED ME TO GEO WERE
THEY DONT EVEN HAVE THE NESSESSARY LEGAL BOOKS THAT I NEED TO
DEFEND MY SELF. AND THE DAY BEFORE THEY TRANSFER ME TO GEO, THEYD
PACT TWO BOXES OF LEGAL PROPERTY, BUT WHEN I GOT TO THE FEDERAL
COURT MY PROPERTY WAS NOT THERE, UNTILL I EXPLAINED THIS TO THE
HONORABLE JUDGE SABRA. THIS HAPPEN ON 4/25/08 around 10:30 a.m.
WELL WHEN HE (JUDGE SABRA) TOLD ONE OF THE MARSHALS TO LOOK FOR
MY PROPERTY, AFTER WE LEFT THE COURT ROOM HE TOOK A CART AND CALL
M.C.C. AND SAID THAT HE WANTED TO GO PICK UP MY PROPERTY, WHEN
THE MARSHAL MR. BURROLA CAME BACK WITH MY PROPERTY HE GAVE ME TWO
BOXES, ONLY THING IS THAT ONE OF THE BOXES WAS MISSING TWO FOLDERS
THAT THEY WERE FULL THE VERY SAME MORNING BEFORE I WAS TAKEN TO
COURT. SIX MONTHS OF LEGAL WORK THAT I DID EVERY TIME I WAS LET
INTO THE LAW LIBRARY.

Count 2: The following civil right has been violated: 6th AMENDMENT AND MY 1st as well.

(E.g., right to medical care, access to courts, IT HAD TAKEN ME OVER FIVE MONTHS TO PUT TOGETHER EERYTHING THAT WAS due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.) TAKEN FROM ME IN JUST THE TIME THAT I WAS TAKEN TO COURT IN THE MORNING, LONG HOURS OF HARD WORK. AND HAVE THE COPY OF PROPERTY SLIP.

Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.]

AND IN FACT THE OFFICER THAT HELP ME PACK MY PROPERTY HE WILL VERYFIED WHAT I'M SAIYING IS TRUE BECAUSE HE SIGN THE FORM. SO ALL THIS IS

COME TO THIS AFTER ALL THE HARDSHIP THAT I HAVE BEEN PUT THROUGH

THEY FINALLY TRANSFER ME TO ANOTHER FACILITY (GEO) AND STOLD OR MISPLACE MY PROPERTY, AND THEY DONT KNOW WERE ITS AT.

AND MR. RICHMAN ALSO PUT MY LIFE IN JEOPARDY BY PUTTING ME IN THE HOLE AND MOVING ME FROM FLOOR TO FLOOR WITH OUT EVER GETTING AN

INCIDENT REPORT. MR. KATTIE ALSO CALL ME A JAIL HOUSE LAWYER WHO WAS NOTHING BUT A STUPID MEXICAN TACO. AND THAT IT WAS JUST A

MATTER OF TIME BEFORE HE WOULD PUT MY ASS IN PROTECTED CUSTODY SO

THAT MY LIFE WOULD BE A LIVING HELL. SO NOT ONLY HAVE THEY VIOLATED

MY FIRST AMENDMENT BUT MY SIX AS WELL. BECAUSE OF THE WAY THE

DEFENDANTS HAVE MADE MY LIFE SO HARD WHILE TRYING TO DEFEND MY SELF

FROM MY CURRENT CASE OF 1326 and PROBATION VIOLATION. AND I HAVE

BEEN HARRASSED AND DISCRIMINATED AGAINST SO MANY TIMES, BASED ON MY

RACE AND NATIONAL ORIGIN. AND EVERYTHING THAT IS BEING SAID IS VERY

EASY TO PROVED DUE TO THE MANY MOVES M.C.C. DID JUST TO MAKE MY LIFE

JUST THAT MUCH HARDER. WHEN I WENT TO MR. RICHMAN ABOUT MS. KLINE

BEING IN VIOLATION OF MY SIX AMENDMENT AND ALL HE EVEN INFORMED ME

THAT SHE WAS A VERY DEAR FREIND OF HIS AND THAT I WOULD BE ONE

SORRY SON OF A BITCH FOR EVEN THINKING OF FILLINGANY COMPLAINEDS

ON HER FREIND. AND I SEND MANY REQUEST TO MS. KLINE ABOUT THE

MANY OBSTACLES I'WAS GOING THROUGH TO NO AVAIL . I EVEN TOLD HER

THAT IT WAS RETALIATION FOR ME TAKING TO COURT M.C.C. OVER THE PHONE

ISSUE AND THE TIME I NEEDED AT THE LAW LIBRARY.

Count 3: The following civil right has been violated: MY EIGHT AMENDMENT AND MY

(E.g., right to medical care, access to courts,

FOURTH AS WELL.

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 3. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 3.]

BY TAKING MY LEGAL WORK THEY HAVE SEVERLY HURT MY CASE IN WAYS
THAT ONLY TIME WILL TELL. AND EMMOTIONAL ESSTRESS THAT I HAVE
GONE THROUGH HAS TAKEN ITS TOLL. I' CANT SLEEP GOOD AT NIGHT

AND THE FACT THAT THE EITHER STOLD OR LOST MY LEGAL PAPERS IS
NOT THE PONT. BUT WHAT ABOUT THE HARD WORK I HAVE DONE IN ORDER
TO TRY AND GET THE BEST RESULT POSIBLE.

AND IF THE M.C.C. STAFF WANT TO GO THROUGH GREAT HEIGHTS
TO GIVE ME HARD SHIP - FROM MOVING ME AROUND
FROM FLOOR TO FLOOR, TO THE POINT OF EVEN
SENDING ME TO THE HOLE. I' HAVE GONE THROUGH
SO MUCH STRESS AND MANY HARD HOURS OF
HARD WORK, OF ME GOING TO THE LAU LIBRARY
AND THE LAU LIBRARY WILL HAVE TO CONFIRMED
THAT I' MADE HUNDREDS OF COPIES, IF NOT
THOUSANDS. AND ALL MY RESEARCH WAS
STOLEN OR MISPLACED AND I' HAVE THE
PROOF THAT WITH MY PROPERTY SLIP.
UNDER OF FEDERAL LAU AND ACTING UNDER COLOR
OF FEDERAL BUREAU LAU THE DEFENDANTS
VIOLATED MY CIVIL RIGHTS ~~AND~~ TO HAVE
A FAIR CHANCE TO REPRESENT MY SELF WITH
DELIBERATE MALICE AGAINST ME.

D. Previous Lawsuits and Administrative Relief

1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case? ☐ Yes ☒ No.

If your answer is "Yes", describe each suit in the space below. [If more than one, attach additional pages providing the same information as below.]

(a) Parties to the previous lawsuit:

Plaintiffs: _____

Defendants: _____

(b) Name of the court and docket number: _____

(c) Disposition: [For example, was the case dismissed, appealed, or still pending?] _____

(d) Issues raised: _____

(e) Approximate date case was filed: _____

(f) Approximate date of disposition: _____

2. Have you previously sought and exhausted all forms of informal or formal relief from the proper administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee Appeal Form 602, etc.] ? ☐ Yes ☐ No.

If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought.

E. Request for Relief

Plaintiff requests that this Court grant the following relief:

1. An injunction preventing defendant(s):

from getting Move Back
To M.C.C. San Diego, CA. and for them to get Transfer
To Another Bureau of Prisons, or Suspended
Wife I Prove the Malice. The records speak

2. Damages in the sum of \$ 1,000,000.00 VAH MES.

3. Punitive damages in the sum of \$ 1,000,000.00.

4. Other: and another million for maliciously

and Bad Faith; coming to a total of 3,000,000.00.

F. Demand for Jury Trial

Plaintiff demands a trial by ☒ Jury ☐ Court. (Choose one.)

G. Consent to Magistrate Judge Jurisdiction

In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.

The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.

You may consent to have a magistrate judge conduct any and all further proceedings in this case, including trial, and the entry of final judgment by indicating your consent below.

Choose only one of the following:

☐ Plaintiff consents to magistrate judge jurisdiction as set forth above.

5/16/08
Date

OR

☒ Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.

Miguel Angel Rosas Leon
Signature of Plaintiff

WRDF - SAN DIEGO

=====
Visitation Transaction Receipt (Reprint)
Monday, May 05, 2008 @13:57
=====

Officer ID: LANCOR

Transaction #: 100610448

USMS#: 17098198 Inmate Name: ROSAS-LEON, MIGUEL ANGEL

Description: 222184464335-US TREAS

Floor: 5 Block: E Cell: 522

Trans Type: DEPMO Date: May 05, 2008 Amount: \$ 156.24

Resident Sig _____ Date _____

Authorized Sig _____ Date _____

JS44

(Rev. 07/89)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States on September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE SECOND PAGE OF THIS FORM)

I (a) PLAINTIFFS

Miguel Angel Rosas Leon

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF **San Diego**
(EXCEPT IN U.S. PLAINTIFF CASES)

FILED

2008 MAY 16 PM 1:31

Federal BOP, et al

CLERK U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

By RM DEPUTY

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

Miguel Angel Rosas Leon
220 West C Street
San Diego, CA 92101
17098-198

ATTORNEYS (IF KNOWN)

'08 CV 0876 JAH POR

II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY)

- ☐ 1 U.S. Government Plaintiff ☒ 3 Federal Question
(U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT)

- | PT | DEF | PT | DEF |
|----------------------------|----------------------------|----------------------------|----------------------------|
| <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |
- Citizen of This State Incorporated or Principal Place of Business in This State
- Citizen of Another State Incorporated and Principal Place of Business in Another State
- Citizen or Subject of a Foreign Country Foreign Nation

IV. CAUSE OF ACTION (CITE THE US CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY).

42 U.S.C. 1983

V. NATURE OF SUIT (PLACE AN X IN ONE BOX ONLY)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> Marine <input type="checkbox"/> Miller Act <input type="checkbox"/> Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veterans Benefits <input type="checkbox"/> 160 Stockholders Suits <input type="checkbox"/> Other Contract <input type="checkbox"/> 195 Contract Product Liability	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury-Medical Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 RR & Truck <input type="checkbox"/> 650 Airline Regs <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt. Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (13958) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(e)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS - Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reappointment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce/ICC Rates/etc. <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State <input type="checkbox"/> 890 Other Statutory Actions
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Tort to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input type="checkbox"/> 440 Other Civil Rights	PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input checked="" type="checkbox"/> 550 Civil Rights		

VI. ORIGIN (PLACE AN X IN ONE BOX ONLY)

- ☒ 1 Original Proceeding ☐ 2 Removal from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from another district (specify) ☐ 6 Multidistrict Litigation ☐ 7 Appeal to District Judge from Magistrate Judgment

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23

DEMAND \$

Check YES only if demanded in complaint:

JURY DEMAND: ☐ YES ☐ NO

VIII. RELATED CASE(S) IF ANY (See Instructions):

JUDGE

Docket Number

DATE 5/16/2008

SIGNATURE OF ATTORNEY OF RECORD

R. M. Leon